



Attorney Docket No.: DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I declare that:							
METHOD AND DEVICE FOR RECE	ginal, fir nt is IVING A RA	st and joint inve sought on DIO SIGNAL	ntor of the subje the invent	ct matter	which is clain	y name; ned and entitled	
, the specification	or willen						
	was filed Serial No was filed	attached hereto; or as filed in the United States on as Application erial No; or as filed as International Application Serial Number on, which application designated the United States of merica; or //as the subject of an amendment filed in the U.S. Patent and					
Trademark Office on that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above; and that I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to me to be material to patentability as defined in 37 C.F.R. §1.56.							
I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign application(s) for patent, utility model or inventor's certificate designated below, or under §365(a) of any application filed under the Patent Cooperation Treaty which designated at least one country other than the United States of America, and have also identified below any foreign application(s) for patent, utility model or inventor's certificate having a filing date before that of the application to which priority is claimed:							
Application Number		Country	Date File	d	Priority Not C	laimed	
03/00983	FRANC	E	29/01/2003				
Thereby claim the benefit under 35 U.S.C. §120 of any United States application(s) listed below or under 35 U.S.C. §365(c) of any PCT International application designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application(s) in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. §1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application:							
Application Serial Number		Date Filed		Status			
I hereby claim th provisional applications(e benefit s) listed	under Title 35, below:	United States Co	ode, §119	(e) of any Uni	ted States	
(Application Serial Number) (Date Filed)							

" Temodulation mixte"

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorneys to prosecute this Patent Application and to transact all business in the U.S. Patent and Trademark Office connected with the Patent Application and with any resulting patent: Joel H. Bootzin, Reg. No. 42,343; Mark I. Feldman, Reg. No. 26,880; R. Blake Johnston, Reg. No. 41,097; Michael L. Kenaga, Reg. No. 34,639; Aimee E. McVady, Reg. No. 48,720; Jefferson Perkins, Reg. No. 31,407; Micah R. Onixt, Reg. No. 47,834; James P. Ryther, Reg. No. 20,424; Thomas W. Ryan, Reg. No. 43,072; Steven B. Kelber, Reg. No. 30,073; James M. Heintz, Reg. No. 41,828; Jerold I. Schneider, Reg. No. 24,765; Paul C. Kimball, Reg. No. 34,641; Wilburn L. Chesser, Reg. No. 41,668; Lisa K. Norton, Reg. No. 44,977; and Christopher W. Ramund, Reg. No. 47,258, all of said attorneys being of the firm of Piper Rudnick.

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I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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"Pemodulation mixte"

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